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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/667,894 09/22/2000		Larry Scheinberg	11847-002001	1229	
26161	7590 06/25/2004		EXAMINER		
FISH & RICHARDSON PC			WASYLCHAK, STEVEN R		
225 FRANKLIN ST BOSTON, MA 02110			ART UNIT PAPER NUMBER		
200101., 1.			3624		

DATE MAILED: 06/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No	Applicant(s)				
Office Action Summary		Applicatio	ii No.					
		09/667,89	4	SCHEINBERG ET AL.				
		Examiner		Art Unit	11/			
		Steven R.		3624	MW			
Period fo	The MAILING DATE of this communicate r Reply	ion appears on the	cover sheet with the c	orrespondence ac	idress			
THE N - Extendent of the strength of the stren	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICATION SIGNATION OF THIS COMMUNICATION OF THIS PROPERTY. SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) day period for reply is specified above, the maximum statutor of the toreply within the set or extended period for reply will, the ply received by the Office later than three months after the platent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no everation. ys, a reply within the statu y period will apply and will by statute. cause the appli	nt, however, may a reply be tim tory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered time the mailing date of this of	ly. ∞mmunication.			
Status								
1)⊠	Responsive to communication(s) filed or	n <u>22 September 2</u>	<u>000</u> .					
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
	Since this application is in condition for				e merits is			
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	Claim(s) 1-20 is/are pending in the appli	ication.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-20</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[								
Applicati	on Papers							
9)□ :	The specification is objected to by the Ex	xaminer.						
·	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by	the Examiner. No	te the attached Office	Action or form P	TO-152.			
Priority u	ınder 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim for	foreign priority und	ler 35 U.S.C. § 119(a)	)-(d) or (f).				
	☐ All b)☐ Some * c)☐ None of:	,		., .,				
-,.	1. Certified copies of the priority doc	cuments have been	n received.					
	2. Certified copies of the priority doc			on No				
	3. Copies of the certified copies of the				l Stage			
	application from the International							
* 5	See the attached detailed Office action for	or a list of the certif	ied copies not receive	ed.				
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summary					
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-		Paper No(s)/Mail Da 5) Notice of Informal P		'O-152)			
	mation Disclosure Statement(s) (PTO-1449 or PTC r No(s)/Mail Date <u> </u>	(80),861	6) Other:					

Art Unit: 3624

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-20 rejected under 35 U.S.C. 102(b) as being unpatentable over Mosler et al (US 6,304,858).

## **CLAIMS:**

1. A method of clearing transactions on an electronic exchange comprises:

performing a full settlement run after cessation of trading;/ fig 5A(S54,

S56)automatically marking-to-market all open positions;/col 9,L 35-38,

col 12, L 19-38

and determining margin requirements./ col 12, L 1-19; col 30,L 43-52;

col 21, L 55-60

2. The method of claim 1 wherein determining margin requirements determines that a position calls for a cash margin

Page 3

Application/Control Number: 09/667,894

Art Unit: 3624

protocol, the method further comprising:

sending to subscribers or subscriber depository or guaranteeing banks debits and/or credits; and/ fig 5A; col 4, L 46-61 updating the resulting balances in, each subscriber's account./ fig 5A(settle)

3. The method of claim 1 wherein determining margin requirements determines that a position calls for an asset based margin protocol, the method further comprising: disseminating position information but no daily pays or collects will take place so long as sufficient assets are already identified./ col 12, L 1-19;

col 30,L 43-52; col 21, L 55-60

4. The method of claim 1 wherein marking to market further comprises:

posting a position for a subscriber to a subscriber trading account as soon as any portion of an order is filled./col 9,L 59 to col 10, L 18

5. The method of claim 1 wherein marking to market further comprises:

determining whether the subscriber has a position at the other side of the market that can result in an offset of the position and the position at the other side of the market./ abstract; col 1, L 37-49

Art Unit: 3624

6. The method of claim 5 wherein marking to market further comprises:

liquidating the trade with any resulting credit or debit identified as a realized gain or loss in the subscriber's trading account./fig 5A

7. The method of claim 1 wherein determining margin requirements further comprises:

recording assets that are delivered to the exchange for satisfying margin./ col 12, L 1-19; col 30,L 43-52; col 21, L 55-60

8. The method of claim 1 wherein recording assets further comprises:

determining an equivalent asset value to reflect a

capital charge applied to special classes of assets./ abstract

9. The method of claim 1 wherein recording assets further comprises:

maintaining an asset inventory for each trading account, and/ col 4, L 25-30

indicating whether assets in the trading account are limited to covering a single contract genus or a specific delivery commitment, or can be applied to multiple products./ col 4, L 25-38

10. The method of claim 1 further comprising:
determining an initial margin for each contract species held

Page 5

Application/Control Number: 09/667,894

Art Unit: 3624

in a subscriber's trading account./ col 12, L 1-19; col 30,L 43-52;

col 21, L 55-60

11. The method of claim 1 further comprising:

determining a variation margin and applying the variation margin to the subscriber's trading account./ col 12, L 1-19; col 30,L 43-52; col 21, L 55-60

12. A computer program product residing on a computer readable medium for clearing transactions on an electronic exchange comprises instructions for causing a computer to;

perform a full settlement run after cessation of trading; automatically mark-to-market all open

positions; and

determine margin requirements for market participants./ refer to claim 1

13. The computer program product of claim 12 wherein instructions to determine margin requirements comprise instructions to causes a computer to

determine that a position calls for a cash margin protocol./ refer to claim 2

14. The computer program product of claim 12 wherein instructions to determine margin requirement further comprise instructions to:

Application/Control Number: 09/667,894 Page 6

Art Unit: 3624

send messages that are debits and/or credits to subscribers or subscriber depository or guaranteeing banks; and

update a resulting balances in each subscriber's account./ refer to claim 2

15. The computer program product of claim 12 wherein instructions to determine margin requirements further comprise instructions to:

determines that a position calls for an asset based margin protocol./ refer to claim 3

16. The computer program product of claim 12 wherein instructions to determine margin requirements further comprise instructions to:

disseminating position information but no daily pays or collects will take place so long as sufficient assets are already identified./ refer to claim 3

- 17. The computer program product of claim 12 wherein instructions to mark to market further comprise instructions to: post a position for a subscriber to a subscriber trading account as soon as any portion of an order is filled./ refer to claim 4
- 18. The computer program product of claim 12 wherein instructions to mark to market further comprise instructions to: determine whether the subscriber has a position at the other side of the market that can result in an offset of the position and the position at the other side of the market./

Art Unit: 3624

refer to claim 5

19. The computer program product of claim 12 wherein instructions to mark to market further comprise instructions to:

liquidate the trade with any resulting credit or debit identified as a realized gain or loss in the subscriber's trading account./ refer to claim 6

20. A system for clearing transactions on an electronic exchange, comprises:

a computer system that is fed information regarding trades for traders on behalf of subscribers, current prices for products traded on the exchange, information regarding margin available in a trading account and margin requirements for a contract genus; /

a process that executes on the compute system, comprising:
a computer program product residing on a computer readable medium for
clearing transactions on the electronic exchange comprising instructions for
causing the computer to:

perform a full settlement run after cessation of trading; /
automatically mark-to-market all open positions; and determine margin
requirements for market participants./refer all the above to claim 1

Art Unit: 3624

This action is NON-FINAL. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven R. Wasylchak whose telephone number is (703) 308-2848. The examiner can normally be reached on Monday-Thursday from 7:00 a.m. to 6:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin, can be reached at (703) 308-1065. The fax number for Art Unit 3624 is (703) 305-7687.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Steven Wasylchak

3/19/04

DR. GEOFFREY R. AKERS, P.E. PRIMARY EXAMINER